# IN THE UNITEL\_STATES PATENT AND The DEMARK OFFICE (CASE NO. 93,509)

For The Commi		1993 TRANSPOR Ortents con 1	TERS AND USE d Trademark	:s	Examin	Art Unit	#8
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LLEGRETTI & WITCOFF, LTD. 10 SOUTH WACKER DRIVE CHICAGO, ILLINOIS 60606 Reg. No. 35,303



### HE UNITED STATES PATENT AND TRADEMARK OFFICE

(Case No. 93,509)

In the Application of:	) ·
Amara and Arriza	) ) Before the Examiner
Serial No. 08/140,729	) Before the Examiner
Filed: October 20, 1993	) ) ) Group Art Unit
For: AMINO ACID TRANSPORTERS AND USES	) )

### CERTIFICATE OF MAILING BY "EXPRESS MAIL"

Honorable Commissioner of Patents and Trademarks Washington, D.C. 20231

Sir:

"Express Mail" Mailing Label Number:

TB 619 428 931 US

Date Of Deposit:

January 25, 1995

Attached Paper or Fee (one per certificate):

Transmittal Letter & Postcard

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Response to Notice of Missing Parts

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Check in the Amount of \$65.00

# ROO IN THE UNITED STATES PATENT AND TRADEMARK OFFICE (Case No. 93,509) Amara and Arriza Amara and Arriza Before the Examiner Serial No. 08/140,729 Filed: October 20, 1993 For: AMINO ACID TRANSPORTERS AND USES AND USES

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Declaration and Power of Attorney

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(Case No. 93,509)

Application of:	)
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"Express Mail" Mailing Label Number:

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Date Of Deposit:

January 25, 1995

Attached Paper or Fee (one per certificate):

Copy of Notice of Incomplete

Response

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	Amara and Arriza	)	
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Serial No.	08/140,729	)	
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For:	AMINO ACID TRANSPORTERS	)	
	AND USES	, )	
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### **RESPONSE TO NOTICE OF MISSING PARTS**

Honorable Commissioner of Patents and trademarks Washington, D.C. 20231

### Dear Sir:

Responsive to the Notice of Incomplete Response, mailed August 26, 1994, Applicants submit herewith an executed copy of a Declaration and Power of Attorney document in the above-identified U.S. patent application.

A check in the amount of the surcharge for late submission of the Declaration and Power of Attorney document (small entity) accompanies this response. A Verified Statement of Small Entity Status was filed in this case on November 30, 1993.

It is Applicants' understanding that, pursuant to the terms of the Notice (a copy is provided herewith), no extension of time fee or petition is required for this response. In the event that it is required, this Response is also intended to constitute a petition for extension of time. The signature of the undersigned attorney constitutes express authorization for the Patent Office to charge any additional fees to Deposit Account 01-0850.

Respectfully submitted,

ALLEGRETTI & WITCOFF, LTD.

Kevin E. Noonan, Ph.D.

Reg. No. 35,303

Date: January 24, 1995